UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

BARRY SCHWAR.

Counter-Plaintiff,

Case No: 4:09-cv-13632-MAG.

MKM

HON, MARK A. GOLDSMITH

VS.

RONALD THOMAS, Pro Se.

Counter-Defendant.

RONALD THOMAS, pro se 5745 Wyorning Street Dearborn, MI 48126 MARC I. SHULMAN (P30396) Attorney for Barry Schwab 29580 Northwestern Hwy., Ste. 110 Southfield, MI 48034 (248) 343-4842 Marc shulman@hotmail.com

ORDER

This matter having been set for final pretrial conference on February 27, 2012 and for trial on March 19, 2012 and the parties having agreed;

That Counter Plaintiff, Barry Schwab's Counter Complaint is hereby dismissed with prejudice and without costs and attorneys fees as to any party;

It is further ordered and agreed that Counter-Defendant and all emities now or heretofore owned and/or controlled, directly or indirectly, by the counter-Defendant, to which any of the following Intellectual Property were heretofore assigned, in whole or in part, shall be and they hereby are forever barred from asserting any claim, demand or lien whatsoever, including any claim of ownership, in and to that certain U.S. Patent No. 7,418,474 and in any parent and child patent applications relating thereto (collectively.

the "Intellectual Property") against any party whomsoever, and the Intellectual Property shall hereafter belong solely to and be the sole property of Counter-Plaintiff, for all proposes whomever, and Harry H. Schwab is hereby authorized to execute all reconstary documents (including assignment documents), to reflect the foregoing provisions of this Order, and to the the same, as necessary, with the U.S. Patent Office, in order to amend the Patent Office's seconds to reflect the foregoing provision of this Order.

It is so Ordered,

FEDERAL COURTINO

I stipulate to entry of said Order.

MARCI SHILMIN (PROPE)

Alty for Henry Schools

RONALD IN CLASS PRINTS